UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

CHADLES DDOWN		- X	
CHARLES BROWN,	Plaintiff,	:	Civil Action No. 05-10400-RCL
V.			
BIOGEN IDEC INC., WILI and JAMES MULLEN,	LIAM RASTETTER	:	
	Defendants.	- x	
CARY GRILL,		:	
	Plaintiff,	:	Civil Action No. 05-10453-RCL
v.		:	110. 03 10433 RCL
BIOGEN IDEC INC., WILLIAM RASTET and JAMES MULLEN,		:	
	Defendants.	: - x	
ROCHELLE LOBEL,		:	
	Plaintiff,	:	Civil Action No. 05-10801-RCL
v.		:	110. 03 10001 1102
BIOGEN IDEC INC., WILLIAM RASTETTER and JAMES MULLEN,		:	
	Defendants.	: - x	
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DEFENDANTS' RESPONSE TO THE MOTION OF LOUISIANA SCHOOL EMPLOYEES' RETIREMENT SYSTEM AND MUNICIPAL POLICE EMPLOYEES' RETIREMENT SYSTEM OF LOUISIANA TO CONSOLIDATE ALL ACTIONS, FOR APPOINTMENT AS LEAD PLAINTIFF AND FOR APPROVAL OF ITS SELECTION OF LEAD COUNSEL

Defendants Biogen Idec Inc., William Rastetter and James Mullen (collectively "Defendants") respond as follows to the Motion of Louisiana School Employees' Retirement System and Municipal Police Employees' Retirement System of Louisiana To Consolidate All Actions, For Appointment As Lead Plaintiff And For Approval Of Its Selection Of Lead Counsel, dated May 2, 2005 (Docket No. 8) (the "Motion"), as follows:

- 1. Defendants take no position concerning the Motion insofar as it seeks an order of consolidation of the above-captioned cases pursuant to Section 21D (a)(3)(B)(ii) of the Private Securities Litigation Reform Act of 1995 (the "Reform Act") (15 U.S.C. § 78u-4 (a)(3)(B)(ii)) and Fed. R. Civ. P. 42(a);
- 2. Defendants take no position concerning the Motion insofar as it seeks an order of appointment as lead plaintiff and the appointment of the Berman Devalerio Pease Tabacco Burt & Pucillo firm as plaintiff's lead counsel pursuant to Section 21(D) (a)(3)(B)(i) of the Reform Act (15 U.S.C. § 78u-4 (a)(3)(B)(i);
- 3. However, Defendants object to, and reserve their rights to dispute, the assertions in the memorandum in support of the Motion (Docket No. 9 at 10-13) concerning plaintiff's alleged satisfaction of the requirements of Rule 23 of the Federal Rules of Civil Procedure, including typicality and adequacy of proposed representatives. Defendants intend to move to dismiss the complaint herein. If that motion is not granted in its entirety, Defendants will address any motion by

plaintiff for certification of any class alleged as to Defendants. This Court's decision on the Motion concerning appointment of lead plaintiff and its counsel does not affect Defendants' rights to challenge class certification, including challenges based on adequacy or typicality, if any part of the action survives a motion to dismiss. See Greebel v. FTP Software, 939 F. Supp. 57, 60-61 (D. Mass. 1996) (defendants' right to challenge plaintiffs' satisfaction of Fed. R. Civ. P. 23 at the class certification stage is unaffected by lead plaintiff/lead counsel determination under the Reform Act).

Dated: May 16, 2005 Boston, Massachusetts Respectfully submitted,

/s/ James R. Carroll

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Counsel for Defendants